SOUTHERN CALIFORNIA EDISON COMPANY d/b/a Edison Carrier Solutions

Certification of CPNI Filing

I, Pedro J. Pizarro, am a Senior Vice President of Southern California Edison Company and Managing Officer of its Edison Carrier Solutions business unit, a provider of U.S. telecommunications services.

Pursuant to Section 64.2009(e) of the rules of the Federal Communications Commission ("FCC"), 47 C.F.R. § 64.2009(e), I hereby certify that I have supervisory responsibility for compliance with the FCC's customer proprietary network information ("CPNI") rules, 47 C.F.R. §§64.2001-2009, and Section 222 of the Communications Act of 1934, as amended (the "Act"), 47 U.S.C. §222, and that, for the period January 1, 2005 to December 31, 2005, Southern California Edison Company was in compliance with those rules as set forth in the accompanying statement.

As indicated in the accompanying statement, Southern California Edison Company's operating procedures ensure that the company is in compliance with the FCC's CPNI rules and Section 222 of the Act.

Pedro J. Pizarro

Senior Vice President, Southern California Edison Company

and Managing Officer of its Edison Carrier Solutions business unit

Dated: February 6, 2006

SOUTHERN CALIFORNIA EDISON d/b/a Edison Carrier Solutions

Statement Explaining Compliance with CPNI Rules

Southern California Edison ensures compliance with the customer proprietary network information ("CPNI") rules of the Federal Communications Commission ("FCC"), 47 C.F.R. §§64.2001-2009, and Section 222 of the Communications Act of 1934, as amended (the "Act"), 47 U.S.C. §222 in the following manner. First, currently we provide telecommunications services exclusively as a wholesale provider to other carriers, and therefore we do not use or have access to any end user CPNI, and specifically we do not use any end user CPNI in any marketing efforts. Second, in the future if we provide retail services to end users and use or have access to any CPNI, we will establish a supervisory review process to ensure compliance with the FCC's end user CPNI rules, including monitoring company practices, and requiring that we obtain customer approval of use or disclosure of end user CPNI before such information is used in any marketing efforts. See 47 C.F. R. §64.2009(d). Third, an officer will certify annually that we continue to provide telecommunications services exclusively as a wholesale provider to other carriers and do not use or have access to any end user CPNI or have established procedures adequate to ensure the company's compliance with the FCC's end user CPNI rules. See 47 C.F.R. §64.2009(e).